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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/080,517	05/18/1998	CHANDRASEKHAR NARAYANASWAMI	YO998-095	9487
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FRANK CHAU			EXAMINER	
1900 HEPMST SUITE 501	EAD TURNPIKE		TILLERY, RASHAWN N	
EAST MEADOW, NY 11554		1	ART UNIT PAPER NUMBER	
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		2612		
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Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant(s)	"/		
		09/080,517	NARAYANASWAMI	ET AL.		
	Onice Action Summary	Examiner	Art Unit			
	The MAILING DATE of this communication and	Rashawn N Tillery	2612			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE - Exte after - If the - If NO - Failu - Any	MAILING DATE OF THIS COMMUNICATION. Pensions of time may be available under the provisions of 37 CFR 1.13 CMMONTHS from the mailing date of this communication. Pensions of time may be available under the provisions of 37 CFR 1.13 CMMONTHS from the mailing date of this communication. Pensions of time may be available under this communication. Pensions of time may be available under this thirty (30) days, a reply of period for reply is specified above, the maximum statutory period variety or reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a y within the statutory minimum of the vill apply and will expire SIX (6) MC. cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this commandate of the c	nunication.		
1)	Responsive to communication(s) filed on					
2a)⊠		is action is non-final.				
3)	<u> </u>					
Disposit	ion of Claims		.5. 11, 400 0.0. 210.			
4)⊠	Claim(s) 1-22 is/are pending in the application					
	4a) Of the above claim(s) is/are withdraw	vn from consideration.	•			
5)	Claim(s) is/are allowed.					
6)⊠	6)⊠ Claim(s) <u>1-22</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
	Claim(s) are subject to restriction and/or	election requirement.				
	on Papers					
	The specification is objected to by the Examiner					
10)[The drawing(s) filed on is/are: a)□ accep					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)[]	The proposed drawing correction filed on		disapproved by the Examiner.			
12\[] 1	If approved, corrected drawings are required in rep The oath or declaration is objected to by the Exa					
	nder 35 U.S.C. §§ 119 and 120	aminer.				
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	Acknowledgment is made of a claim for foreign All b) Some * c) None of:	priority under 35 U.S.C.	§ 119(a)-(d) or (f).			
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	2. Certified copies of the priority documents3. Copies of the partified copies of the priority		· 			
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a)	☐ The translation of the foreign language provicknowledgment is made of a claim for domestic	visional application has b	een received.	,		
Attachment		. p. 15/11, diluoi 00 0.0.0.	33 120 and/or 121.			
2) 🔲 Notice	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-15	<u> </u>		

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DETAILED ACTION

Response to Arguments

Applicant's arguments filed March 5, 2002 have been fully considered but they are not persuasive.

Regarding Applicant's arguments concerning the Friedman patent failing to disclose an information means, the Examiner respectfully disagrees. Friedman teaches a "digital code" for associating data with a user of the system when the digital image is generated. Friedman discloses, in col. 3, lines 1-11, that the transmission of a digital signature can only be associated with only the private key holder.

Regarding Applicant's arguments concerning the Friedman patent failing to disclose a wireless communication means, the Examiner respectfully disagrees. As correctly stated by Applicant, Friedman discloses an acoustic or infrared means for range finding to obtain distance data. Thus, since Applicant's claim language only requires a "means for receiving data from objects" and not "transmitted from an object [,]" as Applicant argues, the Friedman patent can be interpreted to read on the claim limitation.

Therefore, the rejection is maintained.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

1. Claims 1, 4-5, 7-8, 12-14, 17 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Friedman (US5499294) in view of Mintzer et al (US5875249).

Regarding claim 1, Friedman discloses, in figure 4, an image capturing system (10) for automatically recording and authenticating a plurality of parameters (see col. 9, lines 8-28 where the various parameters are discussed) in a captured image, comprising:

a central processing unit (12) for controlling a plurality of functions and operations of the system;

image capture means (11), operatively connected to the central processing unit, for generating a digital image of an observed image frame and for generating a plurality of image data associated with the generation of the image;

wireless communication means (GPS receiver; range finder 13), operatively connected to the central processing unit, for receiving data from objects in the observed image frame when the image is generated;

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geographic location determining means (GPS receiver), operatively connected to the central processing unit, for determining geographic coordinates of the system when the digital image is generated;

means for determining a time and a date when the image is generated (see figure 4 where the time and date is shown);

information receiving means (see col. 3, lines 1-11 where the digital code is discussed), operatively connected to the central processing unit, for receiving data associated with a user of the system when the digital image is generated;

image processing means (12) for receiving the plurality of parameters and recording the plurality of parameters with the generated digital image, the plurality of parameters including the plurality of image data, the object data, the time data, the date data, the location data and the user data; and

Friedman teaches a method for verifying the authenticity of a digital image using public and private keys to eliminate threats of alteration of digital files (see col. 9, lines 29-37).

Friedman does not expressly disclose means for watermarking a plurality of parameters into an image. Mintzer reveals that it is well known in the art to invisibly watermark an image with "textual data (see col. 3, lines 24-37 where the stamping information is discussed)."

Mintzer teaches watermarking an image to ensure that the content of the image has not been altered using an image verification process. First, it receives a source image and stamping information and embeds the stamping information into the source

image to produce a stamped image (watermarked image). A key enables the information to be extracted from the stamped image. After the embedding process, the image verification process extracts the stamping information from the stamped image based on the key, and the stamped image is determined to be corrupted if the original stamping information does not match the extracted stamping information (see col. 3, lines 39-60). It would have been obvious to one of ordinary skill in the art at the time the invention was made for Friedman to watermark the parameters into the image as well as record them. One would have been motivated to do so in an effort to safeguard the images against malicious manipulations while also protecting the proprietary rights by maintaining the integrity of the image content.

Regarding claim 4, see claim 1 above.

Regarding claim 5, see claim 1 above

Regarding claim 7, Friedman teaches a method for verifying the authenticity of a digital image using public and private keys to eliminate threats of alteration of digital files. Friedman does not expressly disclose an image compression means. Mintzer teaches that it is well known in the art to compress an image before watermarking the image (see figure 8). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement Mintzer's teachings. It would have been advantageous since the image verification and stamping can be achieved directly from processing on JPEG compressed image without having to first decompress the compressed image and then verify the content (see col. 16, lines 1-16).

Regarding claim 8, see claim 7 above.

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Regarding claim 12, Friedman discloses, in figure 4, image data associated with the generation of the image, including f/stop, shutter speed and distance of the lens at the time of exposure (note, since applicant's claim language is written in the alternative, not all of the claims limitations must be met).

Regarding claim 13, see claim 1 above.

Regarding claim 14, see claim 1 above.

Regarding claim 17, see claim 7 above.

Regarding claim 21, Friedman discloses receiving and recording data from an object in an observed image frame when the image is generated (see col. 4, lines 27-37 where it is discussed that an image file can be stored in an internal memory or transmitted directly to processing; also see col. 9, lines 11-13 where it is discussed that the textual data is generated at the time of capture)

2. Claims 10-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Friedman in view of Mintzer et al in further view of Tanaka et al (US5335072).

Regarding claim 10, Friedman teaches a method for verifying the authenticity of a digital image using public and private keys to eliminate threats of alteration of digital files. Mintzer teaches watermarking an image to ensure that the content of the image has not been altered using an image verification process. Neither Friedman nor Mintzer explicitly disclose a means for receiving one of verbal data and verbal commands.

Tanaka reveals that it is well known in the art to utilize a microphone for picking up voices of a photographer, persons to be photographed and other voices (see col. 4, lines 49-59; note: since Applicant's claim language is written in the alternative,

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Examiner will only address "means for receiving verbal data"). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement Tanaka's teachings since the use of a microphone is notoriously associated with cameras.

Regarding claim 11, Friedman teaches a method for verifying the authenticity of a digital image using public and private keys to eliminate threats of alteration of digital files. Mintzer teaches watermarking an image to ensure that the content of the image has not been altered using an image verification process. Neither Friedman nor Mintzer explicitly disclose manually determining the location of the system.

Tanaka reveals that it is well known in the art to store GPS data while in areas where it is impossible to receive GPS signals from satellites (see col. 8, lines 10-25). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement Tanaka's teachings. One would have been motivated to do so in an effort to store positional data when GPS signals are out of range.

3. Claims 2-3, 6, 15-16, 18-20 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Friedman in view of Mintzer et al.

Regarding claims 2 and 3, Friedman teaches a method for verifying the authenticity of a digital image using public and private keys to eliminate threats of alteration of digital files. Mintzer teaches watermarking an image to ensure that the content of the image has not been altered using an image verification process. Neither Friedman nor Mintzer explicitly disclose specifying or determining which of the plurality of parameters should be recorded or watermarked in the image. However, it would

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have been obvious to one of ordinary skill in the art at the time the invention was made to allot user more control over the recorded and watermarked data.

Regarding claim 6, Friedman teaches a method for verifying the authenticity of a digital image using public and private keys to eliminate threats of alteration of digital files. Mintzer teaches watermarking an image to ensure that the content of the image has not been altered using an image verification process. Neither Friedman nor Mintzer explicitly disclose preventing the watermarking of the images if an image quality of the image is altered above a threshold. However, it would have been obvious to one of ordinary skill in the art at the time the invention was made since it would be a waste of time and money to watermark a damaged/unclear image.

Regarding claims 15 and 16, see claims 2 and 3 above.

Regarding claim 18, see claims 1 and 2 above.

Regarding claim 19, see claim 5 above.

Regarding claim 20, see claim 18 above.

Regarding claim 22, see claim 21 above.

3. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Friedman in view of Mintzer et al in further view of Murphy et al (US5799082).

Regarding claim 9, Friedman teaches a method for verifying the authenticity of a digital image using public and private keys to eliminate threats of alteration of digital files. Mintzer teaches watermarking an image to ensure that the content of the image has not been altered using an image verification process. Neither Friedman nor Mintzer explicitly disclose an orientation determining means. Murphy teaches that it is well

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known in the art to determine angular orientation and embed that information into a digital image (see the Abstract). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement Murphy's teachings of authenticating a digital image with positional data. This would allow the user to provide more information concerning the image.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rashawn N Tillery whose telephone number is 703-305-0627. The examiner can normally be reached on 9AM-6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wendy Garber can be reached on 703-305-4929. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4750.

RNT May 14, 2002

WENDY R. GARBER
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600